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NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 16th March 1949:—

s. No.	No. and Date	Issued by	Subject
1	No. 5-I.T.C./49, dated the 9th March 1949.	Ministry of Commerce	Further amendment in the Open General Licence No. X.
2	No. F. 4 (46)-F 1./49, dated the 16th March 1949.	Ministry of Finance	Recommendation of the Reserve Bank of India on the Banking Companies Act, 1949 (X of 1949).
3	Notice dated the 12th March 1949	Ministry of Home Affairs	Notice under Section 4 of the Resettlement of Displaced Persons (Land Acquisition) Act, 1948 to Shri Ram Kishan, Shri Durga Pershad, Mrs. Parbati and Shri Joti Pershad.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indent should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1**Government of India Notifications relating to Rules, Regulations and Orders, and Resolutions (other than the Ministry of Defence)****MINISTRY OF LAW***New Delhi, the 9th March 1949*

No. F. 33-I/49-L.—In exercise of the powers conferred by rule 1, read with clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law, No. F. 80-I/48-L, dated the 4th September 1948, relating to the signing and verification of plaints or written statements in any suit by or against the Central Government, namely:—

In Part V of the Schedule annexed to the said notification under the heading *Army* after the entry "Military Estates Officer", the following entry shall be inserted, namely:—

"Executive Officer, Mhow Cantonment."

KANHAIYA SINGH, Addl. Dy. Secy.

MINISTRY OF HOME AFFAIRS*New Delhi, the 11th March 1949*

No. 21/73/46-Police 1.—In exercise of the powers conferred by section 17 of the Indian Arms Act, 1878 (XI of 1878), the Central Government is pleased to direct that the following further amendment shall be made in the Indian Arms Rules, 1924, namely:—

In each of the Forms IX and X set forth in Schedule VIII to the said Rules, after condition 14 the following conditions shall be inserted, namely:—

"15. Chlorates shall be kept in a building constructed of uninflammable materials only and separated from any dwelling house, other building, highway, street, public thoroughfare or public place by a distance of not less than 10 feet;

Provided that where the total quantity stored does not exceed 200 lbs, chlorates may be kept exclusively in a closed and secured receptacle placed in a building used for the keeping of other articles not being of an explosive or highly inflammable nature.

16. Sulphur shall not be kept in the same room with saltpetre in the premises specified in column 3:

Provided that where the quantity of each does not exceed 200 lbs. sulphur and saltpetre can be kept in separate closed receptacles in the same room.

17. No person shall smoke and no open fires shall be allowed at any time in the premises specified in column 3, or in the vicinity of the receptacles mentioned in provisos to rules 15 and 16.

18. Where any building used for storage of such materials is fitted with electric lighting or power, the licensee shall get these installations tested at least once a year or once during the currency of the licence, by an Electrical Inspector appointed under the Indian Electricity Act, 1910, to ensure that there is no danger of fire or sparking.

19. Any accident, fire or explosion occurring within the premises specified in column 3 which is attended with loss of human life or serious injury to person or property shall be reported at once by the licensee to the officer-in-charge of the nearest Police Station as well as to the Inspector of Explosives of the Circle concerned."

U. K. GHOSHAL, Dy Secy.

New Delhi, the 17th March 1949

No. 60/325/48-Ests.—In exercise of the powers conferred by sub-section (2) of section 241 of the Government of India Act, 1935, the Governor General is pleased to make the following rules to regulate the conditions of service of temporary Government servants:—

1. (1) These rules may be called the Central Civil Services (Temporary Service) Rules, 1949.

(2) Subject to the provisions of sub-rule (3), these rules shall apply to all persons who hold a civil post under the Government of India and who are under the rule-making control of the Governor-General, but who do not hold a lien on any post under the Government of India or any Provincial Government.

(3) Nothing in these rules shall apply to:—

- (a) Railway servants,
- (b) personnel paid from Defence Services Estimates;
- (c) Government servants engaged on contract;
- (d) Government servants not in whole time employment;
- (e) Government servants paid out of contingencies;
- (f) Persons employed in extra-temporary establishments or in work charged establishments.

2. In these rules, unless there is anything repugnant in the subject or context:—

- (a) "Government Service" means temporary service under the Government of India, and includes in the case of former employees of the Governments of Sind, the North West Frontier Province and Baluchistan service under any of those Governments;
- (b) "quasi-permanent Service" means temporary service commencing from the date on which a declaration issued under rule 3 takes effect and consisting of periods of duty and leave (other than extraordinary leave) after that date;
- (c) "specified post" means the particular post, or the particular grade of posts within a cadre, in respect of which a Government servant is deemed to be quasi-permanent under rule 3;
- (d) "temporary service" means officiating and substantive service in a temporary post, and officiating service in a permanent post, under the Government of India.

3. A Government servant shall be deemed to be in quasi-permanent service:—

- (i) if he has been in continuous Government service for more than three years;
- (ii) if the appointing authority, being satisfied as to his suitability in respect of age, qualifications, work and character for employment in a quasi-permanent capacity, has issued a declaration to that effect, in accordance with such instructions as the Governor-General may issue from time to time.

4. (a) A declaration issued under rule 3 shall specify the particular post or the particular grade of posts within a cadre, in respect of which it is issued, and the date from which it takes effect.

(b) Where recruitment to a specified post is required to be made in consultation with the Federal Public Service Commission no such declaration shall be issued except after consultation with the Commission.

5. (a) The service of a temporary Government servant who is not in quasi-permanent service shall be liable to termination at any time by notice in writing given either by the Government servant to the appointing authority, or by the appointing authority to the Government servant.

(b) The period of such notice shall be one month, unless otherwise agreed to by the Government and by the Government servant.

6. The service of a Government servant in quasi-permanent service shall be liable to termination:—

- (i) in the same circumstances and in the same manner as a Government servant in permanent service, or
- (ii) when the appointing authority concerned has certified that a reduction has occurred in the number of posts available for Government servants not in permanent service:

Provided that the service of a Government servant in quasi-permanent service shall not be liable to termination under clause (ii) so long as any post of the same grade and under the same appointing authority as the specified post held by him, continues to be held by a Government servant not in permanent or quasi-permanent service:

Provided further that as among Government servants in quasi-permanent service whose specified posts are of the same grade and under the same appointing authority, termination of service consequent on reduction of posts shall ordinarily take place in order of juniority in the list referred to in rule 7.

7. (1) Subject to the provisions of this rule, a Government servant in respect of whom a declaration has been issued under rule 8, shall be eligible for a permanent appointment on the occurrence of a vacancy in the specified posts which may be reserved for being filled from among persons in quasi-permanent service, in accordance with such instructions as may be issued by the Governor-General in this behalf from time to time

Explanation.—No such declaration shall confer upon any person a right to claim a permanent appointment to any post.

(2) Every appointing authority shall, from time to time, after consultation with the appropriate Departmental Promotions Committee, prepare a list, in order of precedence, of persons in quasi-permanent service who are eligible for a permanent appointment. In preparing such a list, the appointing authority shall consider both the seniority and the merit of the Government servants concerned. All permanent appointments which are reserved under sub-rule (1) under the control of any such appointing authority shall be made in accordance with such list:

Provided that the Government may order that permanent appointment to any grade or post may be made purely in order of seniority.

8. A Government servant in quasi-permanent service and holding a specified post shall, as from the date on which his service is declared to be quasi-permanent, be entitled to the same conditions of service in respect of leave, allowances and disciplinary matters as a Government servant in permanent service holding the specified post.

9. A Government servant in quasi-permanent service shall, if his service is terminated otherwise than as a disciplinary measure or by resignation, be eligible for—

- (a) a gratuity at the rate of half a month's pay for each completed year of quasi-permanent service, such gratuity being payable on the basis of the pay admissible to such Government servant in respect of the specified post on the last day of his service, and
- (b) any gratuity to which he is entitled in respect of his service before his appointment to quasi-permanent service.

10. Where a Government servant in quasi-permanent service is appointed substantively to a permanent post, the

entire period of his quasi-permanent service, together with one-half of the period of the preceding continuous temporary service (excluding extraordinary leave) rendered after 2nd September 1939, shall be deemed to be qualifying service for the grant of pension or gratuity, as the case may be.

R. A. GOPALASWAMI, Joint Secy.

MINISTRY OF STATES

New Delhi, the 10th March 1949

No. 55-IB.—In exercise of the powers conferred by section 4 of the Extra Provincial Jurisdiction Act, 1947 (XI. VII of 1947) and of all other powers enabling it in that behalf, the Central Government is pleased to direct that the following further amendments shall be made in the Himachal Pradesh (Application of Laws) Order, 1948, namely:—

In the schedule annexed to the said Order, under the heading "Punjab Acts",

1. In the column relating to Modifications and Restrictions against the entry "1887 the Punjab Tenancy Act (XVI of 1887)" the following modifications and restrictions shall be added, namely:—
- (3) After the word "Commissioner" in provisos (i) and (iii) to section 80, insert the words "or the Financial Commissioner as the case may be";
- (4) After proviso (iii) to section 80, insert the following proviso, namely:—
- "(iv) Provided that when the original or appellate order is made by a Collector who has also been invested with all or any of the powers of a Commissioner or is made by the Collector of a district for which the office or the Court of a Commissioner does not exist, an appeal shall lie direct to the Financial Commissioner";
- (5) For the word, "Commissioner" in section 99, substitute the word "Collector".
2. In the column relating to Modifications and Restrictions against the entry "1887 the Punjab Land Revenue Act (XVII of 1887)" the following modifications and restrictions shall be added, namely:—
- (12) Add the following as proviso (iii) to section 13:—
- "Provided that when the original or appellate order is made by a Collector who has been invested with all or any of the powers of a Commissioner, or is made by the Collector of a district for which the office or the Court of a Commissioner does not exist, an appeal shall lie direct to the Financial Commissioner".
- (13) Insert the words "or the Financial Commissioner, as the case may be" after the word "Commissioner" in proviso (ii) to section 13.
- (14) Add the following as proviso to section 58:—
- "Provided that when the office or court of a Commissioner does not exist, the appeal shall lie direct to the Financial Commissioner."
- (15) Omit the words "with the previous sanction of the Commissioner" in section 89.
- (16) In sections 90, 91 and 92 substitute the words "Financial Commissioner" for the word "Commissioner".
3. After the entry relating to "1948 the East Punjab Opium Smoking Act, XXV of 1948", the following entry shall be added, namely:—

"1948 The East Punjab Animal Contagious Diseases Act, 1948 For the words "Province of East Punjab" wherever they occur substitute the words "Himachal Pradesh".

No. 56-IB.—In exercise of the powers conferred by section 4 of the Extra Provincial Jurisdiction Act, 1947 (XLVII of 1947) and of all other powers enabling it in that behalf the Central Government is pleased to direct that the following amendment shall be made in the Himachal Pradesh (Application of Laws) Order, 1948, namely:—

In the column relating to Modifications and Restrictions of the schedule to the said Order, under the heading "Central Acts", against the entry "1861 Police Act V of 1861" after modification No. (8) the following modification shall be inserted, namely:—

"(4) Reference to an Inspector General shall be read as referring to the Chief Commissioner, and references to a General Police district as referring to Himachal Pradesh. The definition of the term "general police district" contained in section 1 shall be omitted."

A. B. CHATTERJI, Joint Secy.

New Delhi, the 16th March 1949

No. 61-IA.—This is to certify that under the provisions of section 86 of the Code of Civil Procedure, 1908 (Act V of 1908), the Central Government consents to His Exalted Highness the Nizam of Hyderabad being sued in the civil courts of the Provinces of India in respect of claim against the Nizam's State Railway.

2 The Notification of the late Political Department No. 142-IA, dated the 10th May 1948, is hereby cancelled.

RESOLUTION

New Delhi, the 10th March 1949

No. 58-P.—The Government of India have received representations from various relations of His late Highness Maharajadhiraja Maharao Sir Sarup Ram Singh, Maharao of Sirohi, who died without leaving any heir male of the body or an adopted son, challenging the validity of the succession of His Highness Maharao Tej Singhji, son of Rajsahiban Bhopal Singh of the senior sub-branch of the Mandar branch of the Ruling family to the *gaddi* of Sirohi. His Highness Maharao Tej Singhji was selected by the late Crown Representative and was recognised on behalf of His Majesty the King as the Maharao of Sirohi in May 1946. As, however, doubts have been raised regarding the succession, the Government of India have decided to constitute a Committee consisting of a person of the status of a High Court Judge and two Ruling Princes to enquire into and report on the rights of the various claimants to succeed to the *gaddi* and the validity of the succession of His Highness Maharao Tej Singhji Bahadur. The Committee shall consist of:—

- (1) Shri H. V. Divatia, Chief Justice, Saurashtra, and Retired Judge, Bombay High Court
- (2) His Highness the Maharaja of Jeipur, and
- (3) His Highness the Maharao of Kotah.

2. Shri H. V. Divatia will be the President of the Committee with full power to arrange the procedure and settle the course of enquiry, and generally control and regulate the proceedings of the Committee as from time to time shall appear to him proper for the purposes of the enquiry.

3. The Committee shall assemble at Abu as early as possible, hear all relevant evidence and submit its report to the Government of India by 30th April 1949.

ORDER

ORDERED that a copy of the Resolution be published in the *Gazette of India*.

M. K. VELLODI, Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

INCOME-TAX

New Delhi, the 12th March 1949

No. 17.—It is notified for general information that the Central Government have approved the institution mentioned below for the purposes of sub-section (1) of section 15B of the Indian Income-tax Act, 1922 (XI of 1922):—

"United Provinces"

240. Harijan Ashram, Allahabad."

S. P. LAHIRI, Under Secy.

INCOME-TAX

New Delhi, the 12th March 1949

No. 19.—It is notified for general information that the Central Government have approved the institution mentioned below for the purposes of sub-section (1) of section 15B of the Indian Income-tax Act, 1922 (XI of 1922):—

"Bombay"

261. Kanara College Society, Kumta."

PYARE LAL, Dy. Secy.

CENTRAL EXCISES

New Delhi, the 19th March 1949

No. 6.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, and in supersession of the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 8-Central Excises, dated the 5th February 1949, the Central Government is pleased to exempt the following kinds of damaged or sub-standard pieces of superfine, fine, medium and coarse cloth from the whole of the duty leviable on such goods under the Central Excises and Salt Act, 1944 (I of 1944), namely:—

- (i) Rags, that is to say, pieces of one yard or less in length;
- (ii) Fents, that is to say, pieces of more than one yard but not more than three yards in length and bona fide remnants of dhoties and sarees less than the standard length of such dhoties and sarees.

A. N. PURI, Dy. Secy.

MINISTRY OF COMMERCE

TARIFFS

New Delhi, the 19th March 1949

No. 218-T/II(4)/48.—In exercise of the power conferred by section 2 of the Protective Duties Act, 1946 (XVII of 1946), the Central Government is pleased to direct that the following amendment shall be made in the Notification of the Government of India in the Ministry of Commerce No. 218-T/II(4)/48, dated the 4th November 1948, namely:—

In the table annexed to the said notification, in column 1, under the heading "Articles" for the words, figures and brackets "assessable under Item 75(1)" the words, figures and brackets "assessable under Items 75, 75(1), 75(2) and 75(3)" shall be substituted.

S. RANGANATHAN, Joint Secy.

MINISTRY OF INDUSTRY AND SUPPLY

New Delhi, the 12th March 1949

No. 9(9)-Tex. 1/49.—In exercise of the powers conferred by Section 8 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946) the Central Government pleased to direct that the following amendment shall be made in the order No 81(1) TA/47, dated the 15th February 1947, namely:—

In the said order after the words "sell or deliver any liver" the words "from cotton or cotton waste" shall be added.

M. P. PAL, Joint Secy.

Bombay, the 19th March 1949

No. 9(9)-Tex.1/49.—In exercise of the powers conferred on me by clause 34 of the Cotton Textiles Control Order, 1948 and with the sanction of the Central Government and further with reference to my powers under clause 22(1)(a) of the said Order, I hereby direct that the following amendment shall be made in the Textile Commissioner's notification No 80-Tex 1/48(ii), dated the 2nd August 1948, namely,—

To the said notification after the words "shall not exceed" the words "the amount of the excise duty levied under the Central Excises and Salt Act, 1944 (I of 1944), plus" shall be inserted.

3(9)-Tex.1/49(i).—In exercise of the powers conferred on me by clause 22 of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following further amendments shall be made in the Textile Commissioner's notification No 80-Tex 1/48(iii), dated the 2nd August 1948, namely,—

1 In the said notification after paragraph 4 the following shall be inserted:—

"4A. In each of the cases specified in paragraphs 2, 3 and 4 above the word "EXCISE" and the amount of the excise duty levied under the Central Excises and Salt Act, 1944 (I of 1944), shall be stamped immediately below the ex-factory price."

2. For sub-paragraph (c) of paragraph 8 the following shall be substituted:—

"(c) If containing cloth of the classifications specified below—
(i) the word 'Chindies' in the case of cut pieces of cloth 9" or less in length;
(ii) the word 'Rags' in the case of cut pieces of cloth more than 9" but less than one yard in length;
(iii) the word 'Fents' in the case of cut pieces of cloth of one yard or more but not exceeding

three yards in length, damaged cloth not exceeding three yards in length (excluding damaged dhoties and sarees) and fents of dhoties and sarees;

(iv) the word 'Seconds' in the case of cut pieces of cloth exceeding three yards but less than ten yards in length, damaged cloth of any length above three yards and damaged dhoties and sarees."

No. 9(9)-Tex 1/49(ii).—In exercise of the powers conferred on me by clause 22(1) of the Cotton Textiles (Control) Order, 1948, I hereby direct that the maximum ex-factory price of cloth and yarn produced by a producer having a spinning plant and packed after the 31st December 1948 shall be—

- (a) in the case of cloth as calculated in accordance with the formulae contained in Schedule A;
- (b) in the case of yarn other than sewing thread yarn as specified in Schedule B; and
- (c) in the case of sewing thread yarn as specified in Schedule C'

2 And I further direct that where cloth or yarn produced by a producer having a spinning plant has been sold by such producer but is subjected after such sale to further processing by a processor the maximum ex-factory price of the cloth or yarn as so processed by the processor shall be the maximum ex-factory price of the grey cloth or yarn increased by the processing charges as specified in Schedule D.

3. (1) The maximum ex-factory prices specified in paragraphs 1 and 2 above shall be modified as follows in the case of chindies, rags, fents and seconds, as those terms are defined in the Textile Commissioner's notification No. 80-Tex 1/48(iii), dated the 2nd August 1948.

(2) The maximum ex-factory price of chindies shall be 3 annas per lb for grey chindies and 3½ annas per lb for chindies which are bleached, dyed etc.

(3) The maximum ex-factory price per lb. of rags shall be 33 1/3 per cent. lower than the maximum ex-factory price as specified in paragraphs 1 and 2 above calculated per lb.

(4) The maximum ex-factory price of fents shall be 20 per cent lower than the maximum ex-factory price as specified in paragraphs 1 and 2 above calculated per lb.

(5) The maximum ex-factory price of seconds shall be 10 per cent lower than the maximum ex-factory price as specified in paragraphs 1 and 2 above

4. The producer and the processor to whom the above paragraphs apply may recover in addition to the maximum ex-factory price specified therein the amount of the excise duty levied under the Central Excises and Salt Act, 1944 and the amount of the sales tax levied under any Provincial law for the time being in force

SCHEDULE 'A'

MAXIMUM EX-FACTORY PRICES OF CLOTH

Schedule of Realisation Multipliers for all cloth packed by the mills after the 31st December, 1948

Quality.
(Basic)

Group.	Count of warp	Count of weft	Reed Nos.	Picks Nos.	Permissible variation for linking with each group	count	Realisa- tion Mul- tiplier in annas per lb. of yarn woven	Varia- tion in realisation multiplier	Cotton Adjustment	
									8	9
1	2	3	4	5	6	7	8	9		10
INDIAN AND PAKISTAN COTTON										
I	6	6	28	28	5 to 7	5 to 7	17.75	1	0.20	No allowance for foreign cotton is to be given even if it is used in any cloth linked to groups I to VI. The following are however, exceptions:—
II	8	8	32	32	7 to 9	7 to 9	19.00			Very specialised quality cloths only for exports or for industrial uses, to be distinctly specified in price notification by separate trade marks and/or numbers. The Textile Commissioner has the absolute discretion to allow the actual difference in prices between any foreign cotton and Indian and Pakistan cotton of appropriate mixing for counts of yarn used.
III	14	10	40	40	10 to 14	10 to 12	24.75			
IV	14	14	44	44	12 to 16	14 to 18	26.50			
V	20	20	52	52	18 to 20	18 to 24	32.50			
VI	22	30	54	54	22 to 24	28 to 32	38.50			

	1	2	3	4	5	6	7	8	9	10
VII	30	30	56	56	28 to 32	28 to 32	44·25	0·30	For cloths with warp counts 30s and over and reed 64 and over an allowance of 7 annas per lb. of warp yarn in Group VII and for both warp and weft in Group VIII will be given for actually imported cotton used (African, Tar gus and Brazilian 1,5/32").	
VIII	30	40	62	62	28 to 32	38 to 42	48·00			

IMPORTED COTTON CARDED/COMBED FOR SPECIAL VARIETIES.

IX	40	40	66	66	36 to 42	40 to 42	58·25	0·40	(a) If imported and combed cotton is used, increase the multiplier by 4·C per lb. of yarn woven for the use of African cotton and 6·00 per lb. of yarn woven for the use of Egyptian and Sudan Cottons.
X	44	50	68	68	42 to 44	44 to 50	64·00		
XI	44	60	70	70	42 to 44	58 to 62	66·25		
XII	50	60	72	72	48 to 52	58 to 62	71·75		

(b) In cases of qualities manufactured from warp yarn of 44 counts and over and reed 88 and over and linked to groups X and XI an additional allowance at the rates specified below will be permitted for the quantities of the following cottons actually used, provided the Textile Commissioner is satisfied both about the justification for their use and the actual use of the cotton in the mixing.

- (i) Karnak Types 151 to 169
Menufi Types 31 to 40 and Pi
staple at 16 annas per lb. of yarn woven
- (ii) Giza 30 at 9 annas per lb. of yarn woven.

Provided that in cases of qualities manufactured from warp yarn of 48 Count and over and linked to Group XII an additional allowance at the rates specified in (i) and (ii) above will be permitted by the Textile Commissioner after examination of the samples of such yarn and cloth.

Provided further that dhooties and sarees manufactured from warp yarn of 44s combed and over and with a minimum of 60 reeds and 52 picks will be permitted to be linked to group XI and an additional allowance will be given for the actual quantities used of cotton specified in (i) and (ii) above at the rates specified therein if the Textile Commissioner is satisfied both about the justification for the use and the actual use of such cotton in the mixing.

(c) Sudan Cotton at 16 annas per lb. of yarn woven. This allowance is restricted to the quantities allocated to each mill from Sudan Cotton imported during 1948/1949 out of the Government pool operated by the Deputy Chief Controller of Imports, Bombay.

IMPORTED AND COMBED EGYPTIAN KARNAK (TYPES 151 TO 169), GIZA 7, MENUFI (TYPES 31 TO 40) OR EQUIVALENT COTTON.

XIII	60	80	74	74	58 to 62	78 to 80	103·5	0·40	If uncombed or partially combed yarn is used, reduce the realization multiplier by 6·00 annas per lb. of yarn.
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Method of Linking.

1. All varieties of cloth manufactured by mills should be linked with one or the other of the Groups mentioned in the above Schedule.

2. The linking shall be done according as the total of the counts of warp and weft in the cloth is nearer approximation to the total of the counts of warp and weft yarn specified in columns 2 and 3 against any of the Groups in the Schedule.

3. The basic adjustment between counts for cloth in each combination of counts shall be arrived at for the composite counts and is to be applied to the total weight of yarn in warp and weft including 5 per cent. allowance for wastage and coarseness of counts. In other words, yarn weight in both warp and weft of any cloth should be worked out on the actual counts of yarn used in the cloth and the 5 per cent. allowance for wastage should be added.

4. The following changes in the realisation multiplier for variation in counts of warp and weft, reed and picks and type of cotton, etc., are to be made:—

A. COUNT VARIATION: See Column 9 in the above Schedule.

B. TYPE OF COTTON: See column 10 in the above Schedule.

C. (i) VARIATION IN REEDS.—For every upward variation of 4 reeds the multiplier specified in column 3 in the above Schedule of multipliers after adjustment of count variation if any shall be increased by $\frac{1}{4}$ per cent.

(ii) VARIATION IN PICKS.—For every upward or downward variation of 4 picks, the multiplier specified in column 6 in the above Schedule of multipliers after adjustment of count variation, if any, shall be increased or decreased by 1 per cent.

D. TWISTED YARN QUALITIES: (a) Dosuti.—For such qualities which are both double drawn in the warp and double wound in the weft, the appropriate multiplier after adjusting the count, reed and pick allowances shall be decreased by 10 per cent. with a minimum of 3 annas.

(b) Dedsuti.—For all such qualities with double drawn in the warp or two ply weft the appropriate multiplier after adjusting the count, reed and pick allowance shall be decreased by 5 per cent. with a minimum of $\frac{1}{2}$ annas.

(c) Twisted Yarn Qualities: for all qualities manufactured out of double or more twisted yarn, the appropriate multiplier after adjusting the count, reed and pick allowances shall be decreased by 5 per cent. (with a minimum of $\frac{1}{2}$ annas) in case both the warp and weft yarn are twisted and by $\frac{1}{2}$ per cent. (with a minimum of $\frac{1}{2}$ annas) in case either warp or weft yarn is twisted.

E. WIDTH ALLOWANCE: The above Schedule applies fairly uniformly for all grey qualities of 30" and over and for all bleached, dyed and finished qualities of width 28" and over. For widths lower than 30" grey or 28" bleached, dyed or finished, the multipliers given in the above Schedule shall be increased by 1·00 (splits excluded in all cases).

SCHEDULE OF BLEACHING, DYEING, FINISHING AND OTHER CHARGES.

(Total weight of yarn means actual yarn weight plus 5 per cent. for wastage and coarseness of count.)

1. Bleaching and Finishing charges:—

Groups I to VI.—3½ as. per lb. of total weight of yarn.
Group VII and above.—4 as. per lb. of total weight of yarn.

Group XIII.—4½ as. per lb. of total weight of yarn.

2. Backfilling charges.—½ as. per lb. of total weight of yarn.

3. Scouring charge.—½ as. per lb. of total weight of yarn.

4.A.—Yarn dyeing charges for Fast to Bleach shades (Wat colours).

(a) Border yarn for Sarees and Dhooties only:—

(i) Very dark colours.—32 as. per lb. of dyed yarn used in border only.

- (ii) Dark, Medium and light colours.—16 as. per lb. of dyed yarn used in border only.
 (b) Dyed yarn used in Suties and shirtings if two or more colours are used.—10 as. per lb. of dyed yarn used for all shades.
 (c) Fast to Bleach dyed yarn used in qualities other than those mentioned in (a) and (b):—
 (i) Dark shades.—15 as. per lb.
 (ii) Medium shades.—10 as. per lb.
 (iii) Light shades.—6 as. per lb.

4-B. Yarn dyeing charges for Sulphur colours:—

- (i) Dark shades.—6 as. per lb.
 (ii) Medium and Light shades.—3 as. per lb.
 5-A. Piece dyeing charges for fast to bleach shades (Vat colours):—
 (a) Dark shades.—15 as. per lb. of yarn.
 (b) Medium shades.—10 as. per lb. of yarn.
 (c) Light shades.—8 as. per lb. of yarn.
 5-B. Piece dyeing charges for Sulphur colours:—
 (a) Dark shades.—6 as. per lb. of yarn.
 (b) Medium and Light shades.—3 as. per lb. of yarn. (applicable only to export qualities).

5-C. Piece dyeing charges for Napthol colours.—(Including Bleaching charges):—

- (i) 1 per cent. Napthol shades.—6 as. per lb. of yarn.
 (ii) 2 per cent. Napthol shades.—8 as. per lb. of yarn.
 (iii) 3 per cent. and more Napthol shades.—12 as. per lb. of yarn.

- 5-D. Other piece dyeing charges:—
 (a) Mineral Khaki dyeing.—5½ as. per lb. of yarn.
 (b) Hydron Blue dyeing (Dark shade).—10 as. per lb. of yarn.
 (c) Sulphur Blue dyeing (Dark shade).—8 as. per lb. of yarn.
 (d) Fast aniline Black.—12 as. per lb. of yarn.

- 5-E. Waterproofing.—3 as. per lb. of yarn.
 Piece and Yarn dyeing charges for commercial quality, direct colours:—
 Dark shades.—5 as. per lb. of dyed yarn used in the body of cloth.

- (b) Medium and Light shades.—4 as. per lb. of dyed yarn used in the body of cloth.

NOTE.—Dyeing of yarn for border with direct or basic colours not permitted.

7. Cotton dyeing charges:—

- (a) Fast to Bleach and Direct colour dyed:—The dyeing charges will be allowed on the basis of the shade of yarn spun from dyed cotton and used in the cloth irrespective of the percentage of dyed cotton used in the yarn. In other words, the yarn spun from dyed cotton will be compared with the shade card to find whether it falls under the category of light, medium or dark and the appropriate dyeing charge will be given for the total weight of yarn spun from dyed cotton.
- (b) Sulphur colours.—8 as. per lb. of actual cotton dyed used in the yarn.

NOTE.—All dyeing charges in paragraphs 4 to 7 are inclusive of any charge for bleaching and scouring which may be necessary before dyeing.

8. Mercerising charges:—

- (a) 3 as. per lb. for cloth 4 ozs. and heavier per sq. yard.
 (b) 4 as. per lb. for cloth lighter than 4 ozs. per sq. yard.
 (c) 4 as. per lb. for yarn mercerised for all counts.

9. Charges for roller printing in Fast to Bleach Vat and Napthol colours (excluding Rapid, Fast and Indigosol) of all cloth of width 26" and under:—

- (i) For 33 1/3 per cent of printed surface or more:—
 (a) Single colour printing.—2½ as. per yard.
 (b) Double colour printing.—4½ pies more than (a).
 (c) Three colour printing.—9 pies more than (a).
- (ii) For less than 33 1/3 per cent of printed surface, one anna and nine pies per yard. For every additional colour upto three colours 3 pies more than per yard.

NOTE.—(1) For cloths of width over 26", take proportionate charges on the basis of the charges for widths 26" and under.
 (2) The printing charges given are inclusive of the charge for any bleaching or scouring of the grey material before printing.

(3) Where bleached or scoured cloth is dyed or printed, the charges specified above shall be reduced by 6 pies per yard in every case. Mills who are manufacturing grey cloth, scour or bleach it before printing or dyeing and subsequently print or dye the same are required to calculate the prices for the printed and dyed material by adding to the grey prices the appropriate printing or dyeing charges specified above.

10. Dual Processing:—

- (i) In cases where (a) cloth containing cotton dyed yarn is piece dyed, and (b) piece dyed cloth is subsequently printed, no charges for piece dyeing will be permitted.
- (ii) No piece dyeing charges will be allowed in cases where cloth containing more than 20 per cent of dyed yarn in the warp and/or weft, is piece dyed.

11. Raising charges:—

- (i) One passage two sides.—3 pies per lb.
 (ii) Two passages one side.—3 pies per lb.
 (iii) Three passages or more, two sides.—6 pies per lb.

12-A. Dobby allowance for borders in Dhoties and Sarees:—

- (i) Upto 12 shafts:—
 (a) 1½ as. per lb. for 40 s. warp and below.
 (b) 3 as. per lb. for counts above 40 s. warp.
 (ii) From 13 shafts to 32 shafts.—Double the charges in (i).
 (iii) From 33 shafts and above.—Three times the charges in (i).

12-B. Allowance for Ground Dobby Weave:—

Warp counts	Charges per lb.		
	Upto 12 shafts	From 13 to 32 shafts	33 shafts and above
	annas	annas	annas
15s. and below	3	1½	2½
Between 16s. and 34s.	1½	3	4½
Between 35s. and 59s.	3	6	9
60s. and above	4½	9	18½

13. Jacquard Allowance:—

Warp Counts	Charges per lb.			
	120 needles and less	above 120 and up to 240	Over 240 and upto 400	Above 400
15s. and below	3	3½	4½	5½
Between 16s. and 34s.	6	7½	9	10½
Between 35s. and 59s.	9	11½	13½	15½
60s. and above	12	15	18	21

(NOTE.—The allowance of Dobby and Jacquard specified in paragraphs 12A, 12B and 13 above are to be added on the basis of weight of yarn in warp and border, exclusive of weight of woof yarn, but with the 5 per cent allowance for wastage).

14. Dropbox Allowance:—

Warp count	Charges per lb.		
	2 and 3 shuttles & above	4 shuttles	5 shuttles
15s and below	4 annas	5 annas	
Between 16s and 34s	8 "	10 "	
Between 35s and 59s	12 "	15 "	
60s and above	16 "	20 "	

(NOTE.—The Dropbox allowance is to be taken on the total weight of yarn in the piece).

15. Leno Weave Allowance:—

- (a) Doups per inch in reed not exceeding 3 6 9 12 14 16 18
 Allowance—per inch of grey width in annas per 24 yards piece 0·4 0·6 0·8 1·0 1·2 1·4 1·6

The maximum number of doups per inch in the reed for which the allowance will be given are—

- (b) Resultant counts 10s to 16s max. 14 doups per inch 17s to 28s max. 16 doups per inch 29s to 40s max. 18 doups per inch

NOTE.—(1) The term "resultant counts" is to be applied to the yarn passing through the doups. This is usually two or three fold yarn.

(2) In the case of patterned lenos i.e. when a part of the cloth is leno weave and part some other weave the number of doups per inch is to be determined by dividing the total grey width by total number of doups in the reed.

(3) When the number of doups exceeds the number mentioned in sub-paragraph (b) the allowance given will be limited to the weight of yarn based on the number of ends per inch in sub-paragraph (b).

16. Dhoties and Sarees allowance:—

Border.—(1) For grey or bleached double yarn used in the borders of dhoties and sarees, the following charges per lb. of border yarn used are to be taken:—

	Rs. a. p.
2/20s (Indian & Pakistan Cotton) 2 2 0
2/30s (Indian & Pakistan Cotton) 2 12 0
2/40s (Indian & Pakistan Cotton) 3 4 0
2/40s (African) 3 12 0
2/60s Uncombed Egyptian Karnak/Memfi/Sudan 6 0 0
2/60s Combed ditto ditto 6 4 0
2/80s Combed Egyptian Kamak/Memfi 7 4 0

(2) For dyeing and mercerising, add appropriate charges provided in the preceding paragraphs.

NOTE.—A. For double yarn of counts other than those specified above, average proportionate charges are to be taken.

B. The charges specified in this paragraph are to be applied in respect of the total weight of warp yarn used in the border; and for arriving at the price of the full piece, the weight of the border yarn should be deducted and only the weight of the ground cloth taken for purposes of linking with the realisation multiplier given in the Schedule.

C. In addition to the above, the following compensatory allowance shall be added to the final prices of dhoties and sarees for loss of production:—

- (a) 3 pies per yard in the case of dhoties and sarees manufactured from 16s warp and over and linked to Groups upto and including Group VIII.

- (b) 6 pies per yard in the case of dhoties and sarees linked with Groups IX and above.

These compensatory allowances will only be given in respect of dhoties and sarees, the widths of which are not less than 39" grey or 36" bleached.

17. Grandelle Yarn—

(i) One end grey and one end colour to be treated for dyeing charge; as a single yarn in respect of weight, and half the dyeing charges appropriate to the depth of shade will be allowed on the total weight.

(ii) If both ends are coloured in different shades, the full weight will be taken, and the dyeing charges on full weight will be allowed at a rate which will be average of the rates appropriate to each dyed shade.

18. Artificial Silk Qualities—

(a) Single artificial silk Rs. 4-12-0 per lb. of art. silk.

(b) Double artificial silk Rs. 6-0-0 per lb. of art. silk.

For dyeing charge add Re. 1-4-0 per lb. of artificial silk in the case of fast to Bleach dyeing.

19. For border print on both sides $\frac{1}{2}$ anna per yard extra.

(b) For single border print $\frac{1}{2}$ anna per yard extra.

20. Drills and twills are to be treated as plain cloth and no additional charges will be given even if woven on dobby or tappet.

21. Terry motion allowance 1 anna per lb. of yarn over and above the dobby allowance.

22. Felt Calendering Allowance $\frac{1}{2}$ anna per lb.

23. Beetling Allowance $\frac{1}{2}$ anna per lb.

24. Compensatory coal allowance for mills wherever situated and not less than 75% of whose motive power is produced from coal or oil. In the case of all grey qualities which have undergone no further processing other than calendering, the appropriate grey multiplier after adjustment of variation of counts, reeds and picks, if any, shall be increased by 2 $\frac{1}{2}\%$. (This allowance is not admissible in the case of any cloth which is either scoured, bleached, dyed or printed, with or without mercerising).

25. Allowance for Handkerchiefs: (i) Hem-stitched: 30 per cent above the final price arrived at on the basis of the schedule; (ii) Ordinary stitched: 15 per cent above the final price arrived at on the basis of the schedule, provided the basic cloth is linked to Group X and over.

NOTE.—These charges are inclusive of ironing and packing.

26. Yarn in selvedges used in cloths other than Patti Mulls and Voiles: Double or single yarn if any, used in selvedges of cloth other than Patti Mulls and Voiles should only be treated as falling within the warp yarn used in the cloth and will not be permitted to be taken as border yarn and will not be allowed the special charges for border yarn.

27. Tapestries and Furnishing Fabrics: Ceiling prices for those will be fixed by the Textile Commissioner. Forms of manufacturing particulars are, therefore, required to be submitted by the mills direct to the Textile Commissioner together with samples of the qualities.

SCHEDULE FOR CALCULATION OF BLANKET CEILING PRICES

Warp	Weft	Reed	Picks	Realisation Multiplier per lb. of yarn woven in annas
14s	2s	36	20	14.5

NOTE.—(a) No adjustment is to be made for variation in counts of weft below 2s. Adjustment for variation in counts of warp below and above 14s, and of weft above 2s, is to be made on the same basis as provided in the Schedule.

(b) For variation in reed and pick, same as in the Schedule.

(c) The multiplier is to be applied for all light and medium dyed blankets, no extra charge being given for dyeing.

(d) In case of Sulphur Dyed cotton blanket, an extra charge of 8 annas per lb. of Dyed cotton actually used should be taken.

(e) No heading or hemming charges to be taken.

(f) Raising charges half an anna per lb.

SCHEDULE 'B'

MAXIMUM EX-FACTORY PRICES OF YARN PACKED BY THE MILLS AFTER THE 31ST DECEMBER 1948.

1 s. Waste	Rs. 5 9 0 per 10 lbs.
1½ s. Waste	Rs. 5 9 0 per 10 lbs.
2 s. Waste	Rs. 5 15 0 per 10 lbs.
3 s. Waste	Rs. 6 0 0 per 10 lbs.
4 s. Waste	Rs. 6 1 6 per 10 lbs.
6 s. Waste	Rs. 6 5 6 per 10 lbs.
7 s. Waste	Rs. 6 8 0 per 10 lbs.
1½ s. Waste Coloured Mixing	Rs. 5 11 0 per 10 lbs.

Counts	Cotton	Minimum Product of counts and Lea strength in lbs.	Price per 10 lbs.	
			Single	Two-fold
1	2	3	4	5

		Rs. A. P.	Rs. A. P.	Rs. A. P.
4s. Indian/Pakistan	.	800	9 1 0	9 15 0
6s. Indian/Pakistan	.	800	9 5 0	10 1 0
8s. Indian/Pakistan	.	800	9 9 0	10 1 0
10s. Indian/Pakistan	.	800	11 6 9	12 11 3
12s. Indian/Pakistan	.	1100	11 10 9	12 15 3
13s. Indian/Pakistan	.	1100	13 2 0	14 7 3
14s. Indian/Pakistan	.	1100	13 4 9	14 0 3
16s. Indian/Pakistan	.	1100	13 14 6	15 13 0
17s. Indian/Pakistan	.	1200	15 8 0	17 5 6
18s. Indian/Pakistan	.	1200	15 10 0	17 11 0
19s. Indian/Pakistan	.	1200	15 12 0	17 14 0
20s. Indian/Pakistan	.	1200	15 14 0	18 1 6
22s. Indian/Pakistan	.	1200	16 4 0	18 11 0
24s. Indian/Pakistan	.	1200	16 10 0	19 4 6
26s. Indian/Pakistan	.	1200	19 10 0	22 5 3
28s. Indian/Pakistan	.	1200	19 14 9	22 0 3
30s. Indian/Pakistan	.	1200	20 2 9	22 13 9
32s. Indian/Pakistan	.	1200	20 6 0	23 4 3
36s. Indian/Pakistan	.	1300	22 8 3	25 9 9
40s. Indian/Pakistan	.	1300	23 4 3	26 10 3
40s. Foreign African	.	1600	27 0 0	30 6 9
42s. Foreign African	.	1600	27 6 9	30 15 3
44s. Foreign African	.	1600	27 12 9	31 7 9
44s. Sudan (1948/49) Government allocation pool	.	1600	37 12 9	41 7 9
50s. Sudan (1948/49) Government allocation pool	.	1800	38 14 9	43 1 3
60s. Foreign Egyptian Carded	.	1800	42 8 6	47 11 6
60s. Foreign Egyptian Combed	.	2200	46 0 6	51 8 0
80s. Foreign Egyptian Combed	.	2000	51 1 0	59 13 0
4s. to 9s. Mixed Yarn	.	..	6 1 0	8 15 0
10s. to 20s. Mixed Yarn	.	..	7 14 0	10 1 0
21s. to 30s. Mixed Yarn	.	..	10 5 0	18 0 0
31s. to 40s. Mixed Yarn	.	..	13 14 0	17 4 0
41s. to 50s. Mixed Yarn	.	..	16 8 0	20 12 0
51s. to 60s. Mixed Yarn	.	..	19 0 0	24 8 0
61s. to 80s. Mixed Yarn	.	..	27 8 0	33 8 0

1. All prices are for grey yarns of full count (subject to standard tolerances in count) and of the minimum count lea strength product given in column 3, full reeling, in hanks packed in 10-lb. bundles and in boxes/casos.

2. For folded yarns over two-fold add 1 anna per ply to the two-fold prices indicated.

3. For odd counts (exclusive of fractional counts) the ex-factory price shall be the price specified above, for the count next below, increased by :—

2 annas per count in the case of 4s. to 20s.

2 annas per count in the case of 26s. to 32s.

3 annas per count in the case of 20s. to 25s.

3 annas per count in the case of 40s. to 34s. and 44s. to 50s.

3 annas per count in the case of 60s. to 50s.

4 annas per count in the case of 60s. to 80s. (combed).

Rs. A. P.

4. Single Bleaching charges 1 14 0 Per 10 lbs.

Double Bleaching charges for
Sewing / Embroidery yarns 2 13 0 Per 10 lbs.

5. Mercerising charges 1 14 0 Per 10 lbs.

6. Dyeing charges :—

(a) Direct or Basic	Light	1 14 0	Rs. A. P.
Kutcha colours.	Medium	2 8 0	Per 10 lbs.
	Dark	3 2 0	Per 10 lbs.
(b) Fast to Bleach	Light	3 2 0	Per 10 lbs.
Colours.	Medium	6 4 0	Per 10 lbs.
	Dark	9 6 0	Per 10 lbs.
(c) Sulphur and Chrome Colours		5 0 0	Per 10 lbs.
7. Choosing and/or Coning charges		1 8 0	Per 10 lbs. upto including ease packing.

2 0 0 Per 10 lbs. over
30s.

8. Yarn supplied on beams may be charged by the supplying manufacturer at the following maximum prices :—

- (a) Upto and including 20s. @2 annas per lb. above the ex-mill price per bundle as notified.
- (b) Over 20s. and upto and including 40s. @3 annas per lb. above the ex-mill price per bundle as notified.
- (c) Over 40s. @4 annas per lb. above the ex-mill price per bundle as notified.
- (d) Yarns delivered by a manufacturer on bobbins or in any other form will not be charged anything higher than the ceiling price or ex-mill whichever is lower.

9. Mills having more than 75 per cent. of their motive power produced from coal or oil will be permitted to increase the above prices of grey yarn by $\frac{1}{2}$ per cent. as compensatory coal allowance rounding off the final price to the nearest half anna.

SCHEDULE C

SCHEDULE OF MAXIMUM EX-FACTORY PRICES OF SEWING THREAD YARN PACKED BY THE MILLS AFTER THE 31ST DECEMBER 1948.

S. No.	Counts	Type of Cotton	Minimum Lea Breaking Test At R.H. 60/70 %		Description	Maximum Ex-Factory Price per Bundle of 10 lbs. Bld./Dyed
			Grey Bld./Dyed			
1	2	3	Lbs.	Lbs.	4	6
1	2/20s	Indian	200	190	Bleached	24 13 0
2	2/20s	Do.	200	190	Dyed Direct	27 5 0
3	2/20s	Do.	200	190	Dyed Sulphur Colours	28 9 0
4	2/28s	Do.	170	160	Bleached	32 10 0
5	2/28s	Do.	170	160	Dyed Direct	35 2 0
6	2/28s	Do.	170	160	Dyed Sulphur Colours	36 6 0
7	2/30s	Do.	160	150	Bleached	32 15 0
8	2/30s	Do.	160	150	Dyed Direct	35 7 0
9	2/30s	Do.	160	150	Dyed Sulphur Colours	36 11 0
10	2/8s Crochet	African	Single Thread Test 25" = 7 1/2 lbs.		Bleached & Mercerised	30 1 0
11	2/8s Crochet	Do.	Ditto		Dyed Fast & Mercerised	39 7 0
12	2/8s Crochet	Superior Egyptian	Ditto		Bleached & Mercerised	41 9 0
13	2/8s Crochet	Do.	Ditto		Dyed Fast & Mercerised	50 15 0
14	2/10s Crochet	Superior Egyptian Combed	Single Thread Test 25" = 6 lbs.		Bleached, Mercerised & Gassed	47 7 0
15	2/12s Crochet	African	Single Thread Test 25" = 5 lbs.		Bleached & Gassed	30 3 0
16	2/12s Crochet	Do.	Ditto		Bleached, Mercerised & Gassed	32 4 0
17	2/12s Crochet	Do.	Ditto		Bleached, Dyed, Fast, Mercerised & Gassed	41 10 0
18	2/12s Crochet	Superior Egyptian	Ditto		Bleached & Gassed	41 13 0
19	2/12s Crochet	Do.	Ditto		Bleached, Mercerised & Gassed	43 11 0
20	2/12s Crochet	Do.	Ditto		Bleached, Dyed, Fast Mercerised & Gassed	53 1 0
21	2/12s Crochet	African Combed	Ditto		Bleached, Mercerised Gassed	35 0 0
22	2/12s Crochet	Ditto	Ditto		Bleached, Dyed Fast, Mercerised & Gassed	44 6 0
23	2/12s Crochet	Superior Egyptian Combed	Ditto		Bleached, Mercerised & Gassed	48 4 0
24	2/12s Crochet	Ditto	Ditto		Bleached, Dyed Fast, Mercerised & Gassed	57 10 0
25	2/16s	Egyptian Carded	Single Thread Test 25" = 4 1/2 lbs.		Bleached, Mercerised & Gassed	45 8 0
26	2/16s	Egyptian Combed	Ditto		Ditto	50 0 0
27	9/22s	Egyptian Carded	Single Thread Test 25" = 12 lbs.		Bleached	48 9 0
28	9/22s	Ditto	Ditto		Bleached, Polished & Direct Dyed	49 1 0
29	9/22s	Egyptian Combed	Single Thread Test 25" = 14 lbs.		Bleached	51 1 0
30	9/22s	Ditto	Ditto		Bleached, Polished & Direct Dyed	53 9 0
31	4/24s	Egyptian Carded	Single Thread Test 25" = 5 lbs.		Bleached & Mercerised	48 10 0
32	2/28s	African	220	210	Bleached	37 9 0
33	2/28s	Do.	220	210	Direct Dyed	40 1 0
34	2/28s	Do.	220	210	Dyed Sulphur Colours	41 5 0
35	2/28s	Superior Egyptian	220	210	Bleached	48 11 0
36	2/28s	Do.	220	210	Dyed Direct	51 3 0
37	2/28s	Do.	220	210	Dyed Sulphur Colours	52 7 0
38	2/30s	African	220	210	Bleached	37 13 0
39	2/30s	Do.	220	210	Dyed Direct	40 5 0
40	2/30s	Do.	220	210	Dyed Sulphur Colours	41 9 0
41	2/30s	Superior Egyptian	220	210	Bleached	48 15 0
42	2/30s	Do.	220	210	Dyed Direct	51 7 0
43	2/30s	Do.	220	210	Dyed Sulphur Colours	52 11 0
44	2/30s	Do.	220	210	Dyed Fast	58 5 0

1	2	3	4	5	6	Rs. A.B. P.
45	2/30s	Superior Egyptian Combed.	220	210	Bleached & Polished	53 8 0
46	6×2/30s	African	205	195	Bleached	39 4 0
47	6+2/30s	Do	Ditto	Bleached & Dyed Fast	48 10 0	
48	6×2/30s	Superior Egyptian	Ditto	Bleached	50 6 0	
49	6×2/30s	Do.	Ditto	Bleached & Dyed Fast	59 12 0	
50	6/30s	Egyptian Combed	Single Thread Test 25"=15 lbs.	Bleached	55 12 0	
51	6×2/36s	Egyptian Combed	195	175	Bleached, Mercerised & Gassed	59 11 0
52	12/30s	Do.	Single Thread Test 25"=11 lbs.	Ditto	59 11 0	
53	12/36s	Do.	Ditto	Bleached, Mercerised, Gassed & Dyed Fast	69 1 0	
54	2/40s	African	160	150	Bleached	40 0 0
55	2/40s	Do.	160	150	Dyed Direct	42 8 0
56	2/40s	Do.	160	150	Dyed Sulphur Colours	43 12 0
57	2/40s	Egyptian Combed	160	150	Bleached & Polished	56 0 0
58	6×2/40s	African	160	150	Bleached	41 6 0
59	6×2/40s	Do.	Ditto	Bleached & Dyed Fast	50 12 0	
60	2/50s	Egyptian Combed	135	125	Bleached & Polished	60 12 0
61	4/50s	Do.	Single Thread Test 25"=2½ lbs.	Bleached	61 1 0	
62	4/50s	Do.	Ditto	Bleached, Mercerised, Gassed & Polished	64 3 0	
63	4/60s	Do.	Single Thread Test 25"=2½ lbs.	Bleached	66 0 0	
64	6/60s	Do.	Single Thread Test 25"=3 lbs.	Bleached	66 4 0	

SCHEDULE 'D'

SCHEDULE OF BLEACHING, DYEING, FINISHING AND OTHER PROCESSING CHARGES APPLICABLE TO ALL PROCESSORS
(The charges given below will apply in relation to processing done after 28th February, 1949.)

I. Cloth.—

1. Bleaching and finishing charges	48 pies per lb.
2. Backfilling charges	6 " "
3. Finishing charges for cloth 60s warp and over	3 " "
4. Piece Dyeing :—	
(a) Direct, basic or kutchha colours :—	
(i) Light and Medium dyed	50½ " "
(ii) Dark	63 " "
(b) Fast to bleach and naphthol dyed :—	
(i) Light dyed	76 " "
(ii) Medium dyed	126 " "
(iii) Dark dyed	189 " "
(c) Sulphur dyed-Dark shades only	76 " "
(d) Hydron Blue dyed-Dark shades only	126 " "
(e) Mineral Khaki dyed	70 " "
(f) Sulphur Blue dyeing (Dark shades)	90 " "
(g) Waterproofing	38 " "
(h) Aniline Black	150 " "
5. Mercerising :—	
(a) For cloths 4 ozs. and heavier per square yard	37 " "
(b) For cloths lighter than 4 ozs. per square yard	50 " "

Explanation.—The dyeing charges given above are inclusive of any bleaching or scouring which may be necessary preparatory to dyeing. If any bleached or scoured cloth is subject to any further process above specified, the charges specified above should be reduced by 6 pies per yard in every case to arrive at the final ex-factory price.

6. Roller Printing-Fast to Bleach colours :—

A. For cloth of width 26" and under :—

If printing is done on grey cloth	If printing is done on scoured or bleached cloth
(1)	(2)

(a) For 33½ per cent of printed surface or more :—	
(i) Single colour printing	28½ pies per yard.
(ii) Double colour printing	4½ pies more than (i)
(iii) Three or more colour printing.	9 pies more than (i).
(b) For less than 33½ per cent of printed surface :—	
(i) Single colour printing	22 pies per yard.
(ii) For every additional colour Add 3 pies per yard extra.	

B. For width of cloth above 26", the charges should be proportionately worked out on the basis of the charges given for widths 26" and under.

C. Dual processing is prohibited ; i.e. no processor shall be allowed to print any cloth which is piecodoxyed in any colour.

D. The charges for roller printing of borders only on cloth of any width shall be those not more than half the rates specified in sub-item 6A (a) for similar work.

7. Raising Charges :—

- (a) One passage two sides 3 pies per lb.
- (b) Two passages on side 3 " " "
- (c) Three passages or more two sides 6 " " "

II. Yarn.—

1. (a) Bleaching charges	36 "	" "
(b) Hand bleaching charges for factories which do not come under the Factories Act	48 "	" "
2. Mercerising	38 "	" "
3. (a) Fast to bleach colours :—		
(i) Very dark	38½ annas per lb.	
(ii) Dark	18½ " " "	
(iii) Medium	10½ " " "	
(iv) Light	5½ " " "	
(b) Direct or basic, kutchha colours :—		
(1) For factories which do not come under the Factories Act :—		
(i) Dark	7 "	" "
(ii) Medium and Light	5 " " "	
(2) For factories which come under the Factories Act :—		
(i) Dark	6 annas per lb.	
(ii) Medium and light	4 " " "	
(c) Sulphur and Chrome colours	8½ " " "	
4. Cleaning and/or coning charges including case packing	24 annas per 10 lbs. upto and including 30s count. 32 annas per 1 over 30 s count.	

5. Hand dyeing charges—Fast to bleach colours :—

- (i) Medium and light shades 8 annas per lb.
- (ii) Dark shades 20 " " "
- (iii) Very dark shades 40 " " "
- (iv) Very dark green shade 52 " " "

Explanation :—

- (1) The charges given above are the maximum for the process mentioned against each.
- (2) They are per pound of nominal weight of cloth or yarn or per yard (actual in piece of cloth) wherever stated.
- (3) All the above charges are inclusive of cost of any packing of the finished cloth or yarn.

T. P. BARAT, Textile Commissioner.

MINISTRY OF AGRICULTURE

New Delhi, the 10th March 1949

No. F. 16-72/47-Policy.—Corrigendum.—The following amendments are made to the Government of India, Ministry of Agriculture, Resolution No. F.16-72/47-Py., dated the 8th November 1948 regarding the formation of a National Food and Agriculture Organisation Liaison Committee.

1. Against Chairman for 'Secretary to the Government of India, Ministry of Agriculture' read 'Hon'ble Minister for Agriculture'.

2. Under *Members* in the first line for '1—5' read '1—7', for 'five' wherever it occurs, read 'seven'.
 3. *Renumber* Figures 6, 7, 8, 9, 10, 11, 12, 13 and 14—16 as 8, 9, 10, 11, 12, 13, 14, 15 and 16—18 respectively and
 4. Add the following entry after the entry "16—18".
- "19. One representative of the Department of Scientific Research."

S. BASU, Joint Secy.

New Delhi, the 10th March 1949

No. F. 40-23/48-Comm.—*Corrigendum*.—In line 5 of the Ministry of Agriculture notification No. F.50(4)-Comm, dated the 28th April 1948, published in the *Gazette of India*, Part I, section 1, dated the 8th May 1948 the following correction shall be made, namely:—

For "Section 19" read "section 17".

S. M. SRIVASTAVA, Dy. Secy.

MINISTRY OF EDUCATION

RESOLUTION

New Delhi, the 10th March 1949

No. F. 1-15/48-T.2.—The following amendments are made in the Resolution of the Government of India in the Department of Education (now Ministry of Education) No. F.16-10/44-E.III, dated the 30th November 1945 as subsequently amended up to the 6th December 1947:—

In the said Resolution;

1. in paragraph 2(b) for the words 'Senior All-India Polytechnics' the words 'High-grade Technological Institutions' shall be substituted;
2. in paragraph 8 (ii) after the words 'The tenure of office of the non-official members including the Chairman will be three years' the words 'reckoned from the first day of the first meeting of the Council and the Council will be reconstituted every three years thereafter' shall be added.

ORDERED that a copy of this Resolution be communicated to all Provincial Governments and Minor Administrations and all Ministries of the Government of India.

ORDERED that the Resolution be published in the *Gazette of India* for information.

P. N. KIRPAL, for Secy.

MINISTRY OF TRANSPORT

PORTS

New Delhi, the 10th March 1949

No. 11-P(164)/48.—In exercise of the powers conferred by clause (K) of sub-section (I) of section 6 of the Indian Ports Act, 1908 (XV of 1908), the Central Government is pleased to direct that the following amendment shall be made to the Cochin Harbour Craft Rules, 1947, the same having been previously published as required by sub-section (2) of the said section, namely:—

For rule 25 of the said Rules, the following rule shall be substituted, namely:—

"25. Prohibition of employment of tindals and crew contravening the rules."

If, in the opinion of the Port Officer, any tindal or any member of the crew of a licensed harbour craft has contravened any of these rules, the owner of the harbour craft shall on being required so to do by the Port Officer dismiss or suspend for such period as the Port Officer may specify in that behalf, such tindal or member of the crew from his employment.

Any action taken by the Port Officer under this rule shall be without prejudice to any other action which he may take in respect of the contravention of the rule".

A. K. MUKHERJEA, Dy. Secy.

PORTS

New Delhi, the 12th March 1949

No. 19-P(136)/48-I.—In exercise of the powers conferred by sub-section (2) of section 1 of the Bombay, Calcutta and Madras Port Trusts (Constitution) (Amendment) Act, 1948 (XXXVI of 1948), the Central Government is pleased to appoint the 1st April 1949 as the date on which the said Act shall come into force.

No. 19-P(136)/48-II.—In pursuance of sub-section (1) of section 6 of the Bombay Port Trust Act, 1879 (Bombay Act VI of 1879), as amended by the Bombay, Calcutta and Madras Port Trusts (Constitution) (Amendment) Act, 1948 (XXXVI of 1948), it is hereby notified that each of the bodies representing commercial interests specified in column 2 of the table below shall elect the number of Trustees of the Port of Bombay specified against it in column 3 thereof:—

TABLE

Serial Number (1)	Name of body (2)	Number of Trustees (3)
1.	Indian Merchants' Chamber, Bombay	8
2.	Bombay Chamber of Commerce, Bombay	2
3.	Maharashtra Chamber of Commerce, Bombay	1
4.	Millowners' Association, Bombay	1

No. 19-P(136)/48-III.—In pursuance of sub-section (1) of section 6 of the Calcutta Port Act, 1890 (Bengal Act III of 1890), as amended by the Bombay, Calcutta and Madras Port Trusts (Constitution) (Amendment) Act, 1948 (XXXVI of 1948), it is hereby notified that each of the bodies representing commercial interests specified in column 2 of the table below shall elect the number of Commissioners of the Port of Calcutta specified against it in column 3 thereof:—

TABLE

Serial Number (1)	Name of body (2)	Number of Commissioners (3)
1.	Bengal Chamber of Commerce, Calcutta.	3
2.	Bengal National Chamber of Commerce, Calcutta.	4
3.	Indian Chamber of Commerce, Calcutta.	4

No. 19-P(136)/48-IV.—In pursuance of sub-section (2) of section 8 of the Madras Port Trust Act, 1905 (Madras Act II of 1905), as amended by the Bombay, Calcutta and Madras Port Trusts (Constitution) (Amendment) Act,

1948 (XXXVI of 1948), it is hereby notified that each of the bodies representing commercial interests specified in column 2 of the table below shall elect the number of Trustees of the Port of Madras specified against it in column 3 thereof:—

TABLE

Serial Number (1)	Name of body (2)	Number of Trustees (3)
1.	Southern India Chamber of Commerce, Madras	6
2.	Andhra Chamber of Commerce, Madras	2
3.	Madras Chamber of Commerce, Madras	2

S. CHAKRAVARTI, Joint Secy.

MINISTRY OF COMMUNICATIONS

POSTS AND TELEGRAPHS

New Delhi, the 9th March 1949

No. Teleconf.16/48.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Central Government is pleased to direct that the following further amendments shall be made in the Indian Telegraph Rules, 1932, namely:—

In the said Rules—

1. For rule 448, the following rule shall be substituted, namely:—

"449. Classification and order of priority for trunk calls."—The trunk calls shall have the following classes and, save as provided in rule 445, shall be put through in the descending order of priority given below:—

- (i) SVH calls, i.e. calls relating to the safety of human life in maritime or aerial navigation (inland and overseas).
- (ii) Most Immediate inland trunk calls.
- (iii) Operations Immediate inland trunk calls.
- (iv) Government Overseas Radio calls for which the sender requests priority as provided by rule 482.
- (v) Immediate inland trunk calls.
- (vi) Immediate Service inland trunk calls.
- (vii) Important inland trunk calls.
- (viii) Important Service inland trunk calls.
- (ix) Overseas Radio calls other than those specified in (i) and (iv) above.
- (x) Urgent inland trunk calls.
- (xi) Ordinary inland trunk calls.

Calls belonging to the same category shall be put through in the order in which they are registered.

Not more than two consecutive calls to the same number shall be put through on any trunk line on the application of the same number to the exclusion of any other number, and calls already established shall not be interrupted except to prevent delay in the disposal of calls classed "Immediate" and higher priority."

2. For rule 446, the following rule shall be substituted, namely:—

"446. Authority for making trunk calls of certain classes."—Persons authorised in this behalf by the Director-General, may subject to such conditions and restrictions as he thinks fit, originate trunk calls of the following classes:—

- (i) SVH calls.
- (ii) Most Immediate inland trunk calls.
- (iii) Operations Immediate inland trunk calls.
- (iv) Immediate inland trunk calls.
- (v) Immediate Service inland trunk calls.
- (vi) Important inland trunk calls.
- (vii) Important Service inland trunk calls.

Urgent inland trunk calls and Ordinary inland trunk calls may be originated by any person. They may be made on the business of Government (including Posts and Telegraphs Department) as well as on private business.

Rule 439(1) shall not apply to calls classed "Operations Immediate" and higher priorities."

3. Rule 446-A shall be omitted.

4. For rule 461, the following rule shall be substituted, namely:—

"461 Charges"—SVH, "Most Immediate", "Operations Immediate", "Important" and "Urgent" inland trunk calls shall be charged at double the rates for ordinary calls."

V. K. R. MENON, Secy.

MINISTRY OF WORKS, MINES AND POWER

RESOLUTION

New Delhi, the 11th March 1949

No. DW627/49.—Consequent on its reorganisation and expansion, the Central Waterways, Irrigation and Navigation Research Station, Poona, shall henceforward be known as the Central Waterpower, Irrigation and Navigation Research Station, Poona.

ORDER

ORDERED that this Resolution be communicated to all Provincial Governments, all Chief Commissioners, the Ministries of the Government of India (including the Joint Secretaries, Ministry of Finance, Defence Division, I. & C. Division and Communication Division) and the Private and Military Secretaries of His Excellency the Governor General.

ORDERED also that the Resolution be published in the *Gazette of India* for general information.

S. NEELAKANTAM, Dy Secy.

MINISTRY OF LABOUR

New Delhi, the 12th March 1949

No. SS.22(1).—In pursuance of sub-clause (b) of clause (14) of rule 9 of the Fundamental Rules, the Governor General is pleased to declare the Employees' State Insurance Fund belonging to the Employees' State Insurance Corporation established under the Employees' State Insurance Act, 1948 (XXXIV of 1948), as a 'Local Fund'.

New Delhi, the 16th March 1949

No. LP.24(1).—In pursuance of sub-section (3)* of section 94 of the Government of India Act, 1935, and in supersession of the notification in the Government of India Gazette in the Ministry of Labour bearing No. L.P.24(1), dated the 27th April, 1948, the Central Government is pleased to direct that the functions of the "appropriate Government" under the Minimum Wages Act, 1948 (XI of 1948), shall, in respect of every Chief Commissioner's Province, be exercisable also by the Chief Commissioner.

SADASHIVA PRASAD, Dy Secy.

New Delhi, the 10th March 1949

No. LW.21(1)48.—In exercise of the powers conferred by sub-section (1) of Section 2 of the Mines, Minerals and Labour Welfare Fund Act 1946 (XXII of 1946) the Central Government is pleased to fix the rate of two and one-half per centum ad valorem as the rate at which the duty of customs for the purposes of the said Act shall, with effect from the 1st day of April 1949 until the 1st day of April 1950 be levied and collected.

S. C. AGGARWAL, Dy Secy.